From: Ferris, Brittany (EOIR)

To:

All of Court Administrators (EOIR); All of Judges (EOIR); All of OCIJ HDQ (EOIR); All of OCIJ JLC (EOIR); BIA ATTORNEYS (EOIR); BIA BOARD MEMBERS (EOIR); EOIR Library (EOIR); BIA SUPPORT (EOIR); BIA TEAM P (EOIR); Butler, Vicki A. (EOIR); Carr, Donna (EOIR); King, Jean (EOIR); OGC (EOIR); McHenry, James (EOIR);

Reilly, Katherine (EOIR); Santoro, Christopher A (EOIR)

Cc: Rose, Karen (EOIR); Atkinson, Pamela (EOIR) Subject: Matter of J-G-D-F-, 27 I&N Dec. 82 (BIA 2017) Date: Friday, August 18, 2017 11:53:17 AM

The above precedent decision can be found in Volume 27 at page 82. The link to the decision is: Intranet:

https://eoirnet/sites/eoir/BIA/VLL/PrecedentDecisions/3899.pdf

Internet:

https://www.justice.gov/eoir/page/file/990986/download

Burglary of a dwelling in violation of section 164.225 of the Oregon Revised Statutes is a crime involving moral turpitude, even though the statute does not require that a person be present at the time of the offense, provided that the dwelling is at least intermittently occupied.

